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APPLICATION NO.	FILIN	IG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/045,757	10/19/2001		Rick C. Stevens	LMCO.009PA	LMCO.009PA 9671	
7590 10/22/2004		10/22/2004		EXAM	EXAMINER	
Crawford PLLC Suite 390				LI, SHI K		
1270 Northland	l Drive		ART UNIT	PAPER NUMBER		
St. Paul, MN	55120		2633			

DATE MAILED: 10/22/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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v	

	Application No.	Applicant(s)					
	10/045,757	STEVENS, RICK C.					
Office Action Summary	Examiner	Art Unit					
	Shi K. Li	2633					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period we Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 19 Oc	ctober 2001.						
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ This	action is non-final.						
3) Since this application is in condition for allowan	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) <u>1-20</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-20</u> is/are rejected.	· · · · · · · · · · · · · · · · · ·						
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers							
9) The specification is objected to by the Examiner		•					
10)⊠ The drawing(s) filed on 19 October 2001 is/are:	a) accepted or b) dobjected	to by the Examiner.					
Applicant may not request that any objection to the o	frawing(s) be held in abeyance. See	37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction	on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Exa	aminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents	have been received. have been received in Application	on No					
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau  * See the attached detailed Office action for a list of	• • • • • • • • • • • • • • • • • • • •	d					
See the attached detailed Office action for a list of	or the certified copies not receive	u.					
Attachment(s)							
) Notice of References Cited (PTO-892)	4) Interview Summary						
P) Notice of Draftsperson's Patent Drawing Review (PTO-948) Di Si Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da	te atent Application (PTO-152)					
Paper No(s)/Mail Date	6) Other:	atom ryphoduon (i 10-102)					

#### **DETAILED ACTION**

### **Drawings**

1. The drawings are objected to as failing to comply with 37 CFR 1.84(p) because the numbers and letters of FIGs. 1-3 are not legible and the numbers and letters of FIGs. 1-3 are not uniform, clean and well defined. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

## Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
   The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 17-20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 17 recites "in an arrangement for optical communication between first and second nodes" in line 1 of the claim and "a first node comprising" in lines 1-2 of the claim. It is unclear whether the first node recited in the first place and the first node recited in the second place is the same node or different nodes. Claim 17 recites "the first node" in line 8 of the claim. It is unclear to which "first node" it refers. Claim 17 recites "a second node" in line 8 of the claim. It is unclear whether the second node recited in the first place and the second node recited in the second place is the same node or different nodes. Claim 17 recites "the second node" in lines 10-11 of the claim. It is unclear to which "second node" it refers.

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Art Unit: 2633

Claim 18 recites "in an arrangement for optical communication between first and second nodes" in line 1 of the claim and "a first node comprising" in lines 1-2 of the claim. It is unclear whether the first node recited in the first place and the first node recited in the second place is the same node or different nodes. Claim 18 recites "the first node" in line 9 of the claim. It is unclear to which "first node" it refers.

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1, 6-11 and 13-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Park et al. (U.S. Patent Application Pub. 2003/0011844 A1) in view of Wosinska et al. (L. Wosinska et al., "Large-Capacity Strictly Nonblocking Optical Cross-Connects Based on Microelectro-opto-mechanical Systems (MEOMS) Switch Matrices: Reliability Performance Analysis", Journal of Lightwave Technology, Vol. 19, No. 8, August 2001) and Ramadas et al. (U.S. Patent Application Pub. 2003/0039007 A1).

Regarding claims 1 and 13-14, Park et al. discloses in FIG. 1 an optical communication system comprising a plurality of terminals 16, a plurality of OADMs 18 and a plurality of optical cross-connects 14. A cross-connect facilitates communication between two nodes. For example, cross-connect next to terminal F connects communication path between terminal G and OADM 18. The difference between Park et al. and the claimed invention is that Park et al. does not teach a fault tolerant optical cross-connect. Wosinska et al. teaches in FIG. 4 an optical cross-connect

Art Unit: 2633

with protection. Wosinska et al. teaches in FIG. 4 to split input signal into two and feed the two signals to first switch (switch module at the top) and second switch (switch module at the bottom) and to combine the output of first switch and second switch using a coupler. One of ordinary skill in the art would have been motivated to combine the teaching of Wosinska et al. with the optical communication system of Park et al. because redundant switch protects against failure and increases system reliability. Thus it would have been obvious to one of ordinary skill in the art at the time the invention was made to include redundant switch module, as taught by Wosinska et al., in the optical cross connect of the optical communication system of Park et al. because redundant switch protects against failure and increases system reliability

The modified optical communication system of Park et al. and Wosinska et al. still fails to teach a self-test. However, self-test is commonly used in the art for verifying integrity of the system and isolating and bypassing failures. For example, Ramadas et al. teaches in paragraph [0051] to use self-test for diagnostics and isolating failure and switchover to a redundant module under a control processor in a redundant system. One of ordinary skill in the art would have been motivated to combine the teaching of Ramadas et al. with the modified optical communication system of Park et al. and Wosinska et al. because self-test verifies integrity of a switch module, detects failure and bypasses the failure. Thus it would have been obvious to one of ordinary skill in the art at the time the invention was made to use self-test to detects failure, as taught by Ramadas et al., in the modified optical communication system of Park et al. and Wosinska et al. because self-test allows a switching system to detect failure and automatically switchover from a bad module to a good module.

Application/Control Number: 10/045,757

Art Unit: 2633

Regarding claims 6-7, Ramadas et al. teaches to use self-test to determine whether a module has failed.

Regarding claims 8-11 and 15-20, Wosinska et al. teaches in FIG. 4 a plurality of input fibers and output fibers. It is understood that traffic between an OXC and a node is bi-directional because communications are usually bi-directional such as phone conversation or Internet access. That is, input fiber 1 and output fiber 1 are connected to a first node, input fiber 2 and output fiber 2 are connected to a second node, etc.

6. Claims 2-3 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Park et al., Wosinska et al. and Ramadas et al. as applied to claim 1 above, and further in view of English (U.S. Patent Application Pub. 2003/0039014 A1).

Regarding claims 2 and 3, Park et al., Wosinska et al. and Ramadas et al. have been discussed above in regard to claim 1. The difference between Park et al., Wosinska et al. and Ramadas et al. and the claimed invention is that Park et al., Wosinska et al. and Ramadas et al. do not teach a controller. It is well known in the art that switch module include controller to control the state of the connection points of a switch. For example, English teaches in FIG. 1 a switch fabric card 10 including a control traffic module 50. One of ordinary skill in the art would have been motivated to combine the teaching of English with the modified optical communication system of Park et al., Wosinska et al. and Ramadas et al. because a control traffic module controls the connection points of switch to direct signals from input ports to appropriate output port toward their destination. Thus it would have been obvious to one of ordinary skill in the art at the time the invention was made to include a controller in each of the switch module, as taught by English, in the modified optical communication system of Park et al., Wosinska et al.

Application/Control Number: 10/045,757

Art Unit: 2633

and Ramadas et al. because a control traffic module controls the connection points of switch to direct signals from input ports to appropriate output port toward their destination.

Regarding claims 3-5, English teaches in FIG. 1 system controller 60 for communicating between control traffic modules of switch fabric cards. English teaches in paragraph [0018] system controller 60 determines which one of the switch fabric cards is fully active. When a switch fabric card fails, system controller directs the other switch fabric card to become active.

#### Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Halgren (U.S. Patent Application Pub. 2002/0105696 A1) teaches in FIG. 5 and paragraph [0038] duplicated switch for high availability telecommunication s networks.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shi K. Li whose telephone number is 571 272-3031. The examiner can normally be reached on Monday-Friday (8:30 a.m. - 5:00 p.m.).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Chan can be reached on 571 272-3022. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Application/Control Number: 10/045,757

Art Unit: 2633

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M. R. SEDIGHIAN PRIMARY EXAMINER

Page 7